

**IN THE UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF PENNSYLVANIA**

<b>IN RE: ASBESTOS PRODUCTS LIABILITY LITIGATION (NO. VI)</b>	:	<b>CIVIL ACTION NO.: MDL 875</b>		
	:			
ARNOLD, Gilbert	:			
BRADLEY, Raymond	:			
CARLISLE, Paul	:			
CHINN, Doyle	:			
CONLEY, Harold	:			
EVERETT, George	:			
FRAME, JC	:			
GILPIN, Harold	:			
HARRIS, Robert	:			
HOLLINSEAD, Raymond	:			
MARSH, Julian	:			
MCKENZIE, Dallas	:			
POSTLEWAIT, Ronald	:			
PRICE, Ramon	:			
WARD, Murray	v.	OCF	:	<b>ED-PA C.A.No. 2:07-cv-62956-ER</b>
	:			
	:			

**IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF WEST VIRGINIA**

**ARNOLD, Gilbert, et al. v. OCF** : **Civil Action No. 93-0130-W(S)**

**AFFIDAVIT AND RESPONSE TO ORDER TO SHOW CAUSE**

1. With respect to the filing of an amended complaint (check one):  
 The plaintiff is not required to file an individual amended complaint because plaintiff was not a party to an original multi-party complaint.  
 The plaintiff was a party to an original multi-party complaint and has now filed an amended complaint as required by this Court's order.  
 The plaintiff was a party to an original multi-party complaint and has not filed an amended complaint as required by this Court's order.
  
2. With respect to the payment of fees (check one):  
 Plaintiff has paid all applicable fees (amended complaint & Admin Ord No. 14).  
 Plaintiff has not paid all applicable fees.

3. Plaintiff requests the following relief (check one):

Plaintiff moves to have his/her case dismissed with prejudice.

Plaintiff moves to have his/her case dismissed without prejudice for the following reasons: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

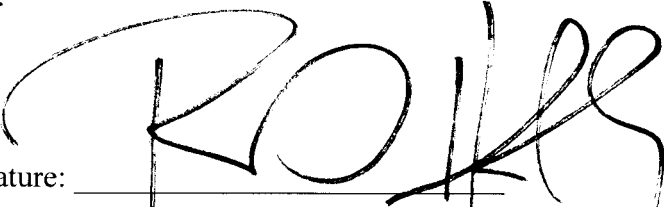
Plaintiff moves to dismiss any remaining viable defendants and move his/her case to "bankruptcy only" docket.

Plaintiff has fully complied with the requirements of Admin Order No. 12 and/or Admin Ord No. 12(a).

Plaintiff requests an extension of time within which to comply with the provisions of Admin Ord No. 12 for the following reasons: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Plaintiff seeks the following alternative relief: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

As counsel for the named plaintiff, I verify that the information and/or assertions set forth above are true and correct.

Signature:   
Printed Name: R. Dean Hartley, Esq.  
Date: 8-20-2009

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA**

**IN RE: ASBESTOS PRODUCTS  
LIABILITY LITIGATION (NO. VI)** : **Civil Action No. MDL 875**  
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**ARNOLD, Gilbert, et al. v. OCF** : **ED-PA C.A. No. 2:07-cv-62956-ER**  
:  
\_\_\_\_\_

**UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA**

**ARNOLD, Gilbert, et al.** :  
:  
**v.** : **Civil Action No. 93-0130-W(S)**  
:  
**OCF** :  
\_\_\_\_\_

**CERTIFICATE OF SERVICE**

I hereby certify that I have served a true and exact copy of the foregoing  
**AFFIDAVIT AND RESPONSE TO ORDER TO SHOW CAUSE** upon the counsel  
and/or parties listed below by depositing the same in the United States mail, postage  
prepaid, this **20th** day of **August 2009**.

**VIABLE DEFENDANTS:**

George J. Anetakis, Esq.  
Frankovitch, Anetakis, Colantonio & Simon  
337 Penco Road  
Weirton, WV 26062

**Counsel for Defendant John Crane, Inc.**

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Detroit, MI 48226-4430

Pamela Hardman Hepp  
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PO Box 1588  
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**Counsel for Defendant Budd Co.**

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One Gateway Center  
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Pittsburgh, PA 15222

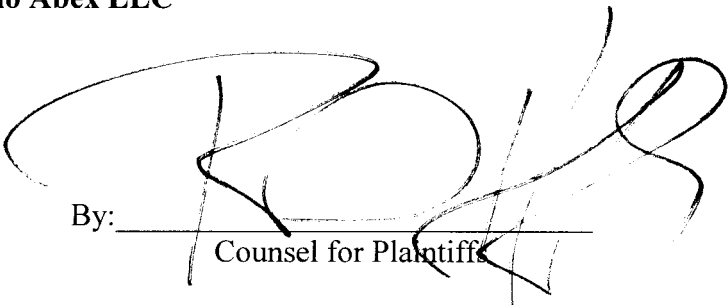
**Counsel for Defendant Allied Signal, Inc. and Owens-Illinois, Inc.**

Alexander P. Bicket, Esq.  
Zimmer Kunz  
3300 USX Tower  
600 Grant St  
Pittsburgh, PA 15219

**Counsel for Defendant Melrath Gasket, Inc.**

R. Carter Elkins, Esquire  
B. Luke Styer, Esquire  
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Huntington, WV 25719-1835

**Counsel for Defendant Pneumo Abex LLC**

By:   
Counsel for Plaintiffs

R. Dean Hartley (W.Va. Bar # 1619)  
(By Pro Hac Vice)  
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